

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE**

UNITED STATES OF AMERICA

v.

RASHIDAHMED CANTAVE, ET AL.

No. 1:24-CR-03-SM-AJ-01/13

ASSENTED-TO MOTION FOR SCHEDULING ORDER

The United States of America, by Jane E. Young, United States Attorney for the District of New Hampshire, moves this court to adopt the following trial date and dates relating thereto for the above-captioned case.

TRIAL	September 17, 2024¹
INITIAL DISCOVERY FROM GOVERNMENT EXCEPT GIGLIO AND DOCUMENTS NOT YET GENERATED OR OBTAINED	March 29, 2024
GOVERNMENT ELECTRONIC AND MEDIA DISCOVERY	April 16, 2024
DISCOVERY FROM DEFENSE	May 29, 2024
DISPOSITIVE/EVIDENTIARY MOTIONS	June 14, 2024
DEADLINE FOR MOTIONS TO CONTINUE ²	July 29, 2024
EXPERT WITNESSES – GOVERNMENT	July 23, 2024
GIGLIO FOR TESTIFYING WITNESSES	August 6, 2024
404(b) EVIDENCE	August 6, 2024

¹ While Attorney Patrick Richard, counsel for Serene Hull, and Attorney David Rothstein, counsel for Alton Ryan, both assent to this scheduling order given the Court's assignment of a September trial, both attorneys would like to note that they are scheduled for preexisting trials during the September trial period.

² It is the understanding of the parties that motions to continue will be filed only in extraordinary circumstances.

WITNESS STATEMENTS	August 6, 2024
DEFENSE EXPERT WITNESSES	August 13, 2024
EXHIBIT AND WITNESS LISTS	August 20, 2024

Objections to the dispositive and evidentiary motions and the *in limine* motions would be filed in accordance with the 14-day period provided by the local rules of this court.

This case involves substantial evidence obtained during the investigation. Discovery in this case involves thousands of pages of documents and an extensive number of recordings.

By assenting to this motion, appearing defendants and their counsel stipulate and agree that all time from the case status hearing held on February 29, 2024 until the proposed trial date is necessary to prepare for trial and shall be considered excludable delay under the Speedy Trial Act.

All defendants, through counsel, have assented to this motion.

Date: March 14, 2024

Respectfully submitted,

JANE E. YOUNG
United States Attorney

/s/ Heather A. Cherniske

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